

**United States District Court for the District of New Jersey
MITCHELL H. COHEN BUILDING & U.S. COURTHOUSE
4TH & COOPER STREETS
CAMDEN, NJ 08101
(856) 757-5021**

Plaintiff

Anthony Bussie, Pro Se

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V.

Defendants

United States of America
George W. Bush Jr., Former President
Richard Cheney, Former Vice President
Dr. Condolezza Rice, Former Secretary of the State
Barack Obama, U.S. President
Nancy Pelosi, Speaker of The House
John Boehner, Ohio Congressman
Robert Andrews, New Jersey Congressman
Department of Defense
Department of Homeland Security
Department of Interior
Department of Executive Branch
Department of Justice
Department of Labor
Department of Treasury
Office of Management and Budget
Federal Judge Noel Hillman
Federal Judge Joel Schneider
Federal Judge Chettow
Governor Edward G. Rendell, Pennsylvania
Governor Jon Corzine, New Jersey
CACI
Halliburton

Docket No:

Date: 01/3/2011

Jurisdiction:

Federal Court on a Constitutional matter of the Fifth Amendment "Taking Claus" and "Eminent Domain"

Cause of Action:

Compel the Court to execute Constitutional statue(s) to compensation under the Law requirements

Demand:

1. To Compensate according to the Fifth Amendment
2. A speedy trail in respect to numerous cases closed and being on a time period unemployment compensation benefits to do judiciary work.
3. A speedy trail to continue progress with Homeland Security's No Fly List
4. Utilize Federal civil rules and other statues to waive jury
5. Prevent defamation/ discrimination and judiciary misconduct



Anthony Bussie, Plaintiff

Complaint

Propose: Complaint o seek Compensate, Reimbursements, prevent defamation, discrimination and unfairness to care for the law. And respect for my work in suppressing terrorism.

I. Reason for compliant with Federal Court for Compensation/ Reimbursement

I have a problem with a Federal Judge named **Noel Hillman** "code of ethics and judicial conduct", in Camden, New Jersey 08102. His decision as Federal Judge to close my case violates the law(s) rights to compensate **Fifth Amendment, United States v. Jones, 109 US 513 (1883)** and reimburse **United States v Russell, 80 U.S. (13 Wall.) 623 (1871)**. He has no respect or care for the law or George Bush Jr. defence executive orders. I file numerous complaints in your Federal Court-house in Camden, New Jersey starting 12/29/2009. Two years of complaining shows stupidity from Noel Hillman as a Federal Judge appointed by George W. Bush Jr. Judge Noel Hillman does not understand George W. Bush Jr. and Barack Obama agendas on War and Compensation. I want to compel the Court to exercise my civil rights to for an appeal, speedy trail, relief, compensation or reimbursements. I want to compel the Court to exercise my **Federal Acquisition Regulation (FAR)** policies for payments **FAR Subpart 3.000**. Former President George W. Bush Jr. and government is a **discriminating** to my Afro – American own small home business with a 100% accurate Predictive Battle Space Awareness use for war because of the court decision and other companies profiting from war. I ask for a "motion to compel" is needed to prevent defamation on ministerial policies. Federal Judge Hillman also has no respect and care for the law or war on freedom or property taken for military use. My information services are not paid or read my previous complaints. After September 11, 2001 former President George W. Bush Jr., administration or United States personnel needed information on terrorism and Saddam Hussein. It was a time for sovereignty and eminent domain during the time of war and emergency. In response to the September 11, 2001 attacks, government made many improvements with the private sector and the public sector intelligence shown in the exhibits i, ii, and iii. Knowing about Al – Qaeda the where a bouts and chose of weapon(s) is in my database to out smart the Enemy threat. However, George W. Bush Jr. and the United States personnel did not do good work well with the Federal Acquisition Regulation (FAR) policies, Office of Management and Budget (OMB) policies and other laws on payments to be in your Court. I find the George Bush Jr. and his administration, United States and Court having business negligence, spending too much or unfairness not to pay for my taken property from a business owner. I ask the court a "motion to compel" George W. Bush Jr. and the United States budget plan for the Plaintiff Anthony Bussie discoveries. I ask the court a "motion to compel" the court to practice old Supreme Laws and U.S. Constitution policies to compensate or reimbursement. I need to compel to the courts to do good service to the **Fifth Amendment, and U.S.C. title 18** with a trial, facts and other policies. The entire United State Federal Government must not fail to compel my civil rights and its laws to prevent **defamation and discrimination**. My civil rights and laws are to **Just Compensate** under the Fifth Amendment, Supreme Laws and Government run Federal Acquisition Regulation (FAR) policies on various payments are guaranteed. The due to process is the Sovereignty of the 9/11 attacks. And liberate the Iraqis and Afghan people from oppression (Baath Party, Taliban and al-Qaeda). **See Exhibit**

I have grounds to be in Court because of the government personnel, U.S. Constitution and FAR policy. My FAR policies allowed me to exercise various payment(s) contracts and servicing my information property to the Federal Government. In respects to the to the lack of information about 9/11 attacks my information property was taken for public sector use and not returned by government. The United States entire Executive branch failed at knowing about the enemy(s) called Khalid Sheikh Mohammed. President executive orders in exhibits i,ii, iii explains American citizens and private sector assistance. President promise to kept American safe for the imminent threat see exhibits i, ii, iii, My information property at immediately became in demand to for "taken", analyzed and not returned for military actions on defence, diplomacies and developments. The perfect know was seized to help with uncertainties, unpredictable(s) and war battle space awareness of Al – Qaeda attacks and a capture of Saddam Hussein. My 100% predictable battle-space awareness display Saddam Hussein's capture and his military might, nuclear threats and uprising in Iran and other evils worldwide. The federal government reacted in the time to show supreme power in resources the government lacks. After, George W. Bush Jr. invaded Iraq; **Halliburton an oil company was paid \$40 million dollars to find WMD's**. After Hurricane Katrina private sector Black-water was urge to help and be compensated because the lack of U.S. Military assistance and emergencies. George W. Bush Jr. and his administration practiced of ministerial act to the U.S. Constitution during the time of war (Operation Enduring Freedom) and responding in eminent domain quickly after 9/11 attacks for the American people and Presidential work duties, throughout the complaint. Under FAR policy of Affirmative Action I ask the court to compel a motion to utilize the Supreme laws and Constitution to compensate and reimburse according to newest invoice. I ask the Court to compel a motion to act as the President in Federal rule to continue to minister and subordinate George W. Bush Jr. decision on defense spending and due to process, see exhibit I, ii, iii...

A. Strong Tort

I have strong tort in my complaint with the 9/11 attacks. Both parties are blameless. And is a trial.

II. Reason for compliant with United States government for Compensation/ Reimbursement

I have a problem with George W. Bush Jr., his administration or United States unfairness on my Afro-American small business, see the Fourth teen Amendments. United States has several budget to utilize like appropriate spending, president spending, DoD spending and other. Contractors like Halliburton, CACI, Black-Water and other is profit taking making trillions in various pay out, see exhibit I, ii, iii . . . These and other companies obtained various payments from the Department of Interior, Department of Homeland Security and other. While I the Plaintiff Anthony Bussie juggle credit cards, unemployment benefits salary and no heat in snowy winters. Residing in Camden, New Jersey a very violent city and worst place to live according to FBI. George W. Bush Jr., his administration or United States did not help me financially according to supporting Hub Zones, Empowerment Zones or harsh areas according to the State of the Union. My computer equipment is out dated and slow Internet

connection. My operating system is Windows 1995 and bad printer with one drum. I usually go to the Department of Labor to use their computer and printing systems. I built my video library from using the Internet bit torrent and free libraries in Philadelphia and New Jersey. Sometimes I use my gas cards to go food shopping and buy computer paper in Gas Stations. My utility for gas and electric get turned off usually in the month of January – February. My cable gets turned off for about three months during the cold winters. My cable and internet usage is very important to my data collected. In eight years under George W. Bush Jr., his administration and the United States I have accumulated over a huge amount of credit card debts for equipment shopping like DVD burners. My Electroencephalography (eeg) is not fully functional to producer faster data collection. My volunteer is an entertaining artist(s) quit because my project equipment is working too poorly. I lack staffing for legal team, human resources, scientists, mathicains and computer programmers. I can't build stand-alone computer systems to support the war on terrorism but used raw data. I called several Universities in the region and they have interest in my research and development but there is no money. My 1000 plus DVD(s) and other blank storage data in very user friendly for data processing environment. My presentation part of the work was short on money to face embarrassment with President George w. Bush Jr. and United State personnel appeared to my place of work. I compel the Court to practice fairness according to Constitution, FAR, rider legislate of the American Recovery Act.

HUB-Zone

HUB Zone is a United States Small Business Administration (SBA) program for small companies that operate and employ people in Historically Underutilized Business Zones (HUB-Zones). The HUB Zone program was created in response to the HUB Zone Empowerment Act created by the US Congress in 1998.

A federal judge has thrown a wrench into the Obama administration's small business contracting policy by ruling that agencies must give priority to businesses in economically depressed areas when setting aside contracts for small businesses. The U.S. Court of Federal Claims determined that the Small Business Act requires contracting officers to consider companies in the Small Business Administration's Historically Underutilized Business Zone (HUB Zone) program before opening contracts to firms in the 8(a) and service disabled, veteran owned small business set aside programs. The Obama administration had argued that the HUB Zone preference was simply an option available to contracting officers, but not a requirement. But Federal Judge Emily Hewitt disagreed, noting the text of the provision left little room for debate. "The court interprets the language of the HUB Zone competition provision—'shall be awarded'—to be mandatory," the judge wrote in an opinion released March 2. The case involved Mission Critical Solutions, a HUB Zone company that had protested the Army's award of an one year, \$3.45 million sole source contract to Copper River Information Technology, a company owned by Alaska Natives. Mission Critical argued that the Army had failed to consider whether at least two HUB Zone businesses would bid on the contract.

[http://b2qconnect.org/doclib/small%20business%2003-2010%20\(2\).pdf](http://b2qconnect.org/doclib/small%20business%2003-2010%20(2).pdf)

I compel the Court to ride legislate of the HUB-Zone/ Empowerment Zone Act and Judge Emily Hewitt ruling decision.

State of the Union 2006

Fellow citizens, we've been called to leadership in a period of consequence. We've entered a great ideological conflict we did nothing to invite. We see great changes in science and commerce that will influence all our lives. Sometimes it can seem that history is turning in a wide arc toward an unknown shore. Yet the destination of history is determined by human action, and every great movement of history comes to a point of choosing.

George W. Bush Jr. and United States personnel has no terrorist attacks success because of my involvement of early detection in suppressing his terrorist enemies with the No Fly List and Supporting Anti by Foresting Efficient Technology.

I fully understand that America has a very serious problems in compensation, unfairness and terrorism (or an act of hate) abroad with so many laws to compensate/ reimburse, so many to executive orders for improved intelligence and so many laws for equality and justice, **Dred Scott v. Sandford**, 60 U.S. 393 (1857). White – Americans don't have a care for Afro – American race especially George W. Bush Jr. It showed in Hurricane Katrina, James Byrd and the Plaintiff Anthony Bussie. Throughout the passage compensation Supreme Laws that explained United States President and Federal Government needs to a better practice. President George W. Bush Jr. will not be filing a complaint United States v. Anthony Bussie in respect to reimbursement. The mistreatment of Afro – Americans is deeply rooted in our U.S. History from 1444 kidnapping colored people for slavery to 1864 Thirteenth Amendment and Affirmation Action laws. President Abraham Lincoln liberated blacks from 400 years of slavery with **Emancipation Proclamation**. President Richard Nixon liberated segregation in the military with a **1969: Executive Order 11478**: Prohibiting discrimination based on race, color, religion, sex, national origin, handicap, or age in the competitive service of the federal civilian workforce, which includes civilians employed by the armed forces and by federal contractors and contractors performing under federally assisted construction contracts. Then, President Lyndon Johnson liberated 100 years segregation oppression passed a civil rights bill into law. George W. Bush Jr. while President did practice very little compensation that liberates Afro Americans. According to CNN news Afro – American lead the list in the most unemployed or laid off. Below is the follow compensation he signed:

- HR 2185 Unemployment Compensation Amendment of 2003
- Congress approved the Supplemental Appropriations Act of 2008 (H.R. 2642) for Unemployment Compensation

- President Bush on November 21 signed HR 6867, the Unemployment Compensation Extension Act of 2008.

President Barack Obama is "ministering and subordinating" liberation below is the following:

- Signed **Pig Ford Project II Settlement**, to compensate Afro American discrimination
- Signed **Unemployment Compensation Extension Act**, compensate the unemployed
- Signed **American Recovery Act**, simulate the economy on owner and executive compensation, **see exhibit**
- Signed **Lilly Ledbetter Fair Pay Act**, equal pay lawsuit to prevent discrimination

Soon Barack Obama will compensate the **9/11 First Responder Bill** that helped cleaned up the aftermath of the 9/11 attacks. **Anthony Bussie v. former President George W. Bush Jr. and United States** is purely and truly political **Mississippi v. Johnson** being a mistreated Afro American. The last Administration "has taken" my property was not unlawful for George W. Bush Jr., his administration or United States defensive policies on intelligence for winning the war on global freedom and promote peace. The Court cannot compel a President or United States not to take property during the time of war. I compel the Court to "minister and subordinate" judiciary actions and ride the President and high Court "code of conduct" that respect the Constitution Laws in "just compensation" and "reimbursement" in according to, **United States v. Russell**, 80 U.S. (13 Wall.) 623 (1871), **United States v. Jones**, 109 US 513, **The Fifth Amendment**, **FAR** and other.

III. Purpose for Compensation or Reimbursement

My intelligence property was taken because its content information on the Operation Enduring Freedom, Terrorist captures, Mexico drug war and worldwide Weapons of Mass Destruction (WMD) production worldwide. My work is 100% accurate Predictive Battle-space Awareness. The 100% perfect knowledge management was taken for wartime needs and it was not returned. My information property became more in demand after 9/11 for the where about(s) and knowledge of the terrorist responsible attacking our World Trade Centers and Pentagon to take property in a time of sovereign and eminent domain from the business owner. Informational property was taken because of Saddam Hussein and Taliban captures during the time of war was taken from business owner without hesitation for public use and not returned. In Commander of the Armed Forces George W. Bush Jr., "2002 State of the Union" address he said, "My budget includes the largest increase in defense spending in two decades -- because while the price of freedom and security is high, it is never too high. Whatever it costs to defend our country, we will pay." In Commander in Chief George W. Bush Jr. "A Charge Kept", the records of George W. Bush Jr. 2001 – 2009 he said, "We will direct every resource at our command to win the war against terrorists: every means of diplomacy, every tool of intelligence, every instrument of law enforcement, every financial influence." My tool of intelligence contented head of Al-Qaeda army, Pirates in Africa, Drug lord in Mexico and Russia invasion. My property is not for free to the public sector and must be compensated to the business owner. Halliburton is an oil company that makes over trillions of dollars in Iraq from Federal spending. The bank sector received over trillions of dollars in bailout money plan from Federal spending. These companies and many more are not a proper tool for intelligence, not an instrument of law enforcement for any financial influences. I ask the court to "motion to compel" discoveries from the defendants and compensated according, **United States v. Russell**, 80 U.S. (13 Wall.) 623 (1871), **United States v. Jones**, 109 US 513, **The Fifth Amendment**, **FAR** and other.

IV. The Proper Tool To "Take For Public Use" and "Eniment Domain"

I have the proper tool "taken" by The United States. The perfect know for awareness in Battle Space Awareness. **Battle Space** is a term used to signify a unified military strategy to integrate and combine armed forces for the military theatre of operations, including air, information, land, sea, and space to achieve military goals. It includes the environment, factors, and conditions that must be understood to successfully apply combat power, protect the force, or complete the mission. This includes enemy and friendly armed forces, infrastructure, weather, terrain, and the electromagnetic spectrum within the operational areas and areas of interest.

<http://en.wikipedia.org/wiki/Battlespace>

The enjoyment intelligence of seeing Kahlid Sheik Mohammed captured, Saddam and other captured, and winning the war(s) on TV, in advance or beforehand is a modern foretelling invention tool. Knowing is beautiful. Knowing is mindful. Our U.S. Constitution embraces love and fairness. I am not the first "psychic" tool used by the government. Project Star gate is the collective name for advanced psychic functioning or Remote viewing experiments and programs that were undertaken for over twenty years to create a trainable, repeatable, operational and if at all possible, accurate method of psychic spying or information gathering for the U.S. Military and intelligence agencies (CIA, NSA, DIA).

http://www.remoteviewed.com/remote_viewing_history_military.htm

My new complaint displays the money at fair market price after researching and improving my business plans. I seek at 55 billion dollars to President George W. Bush Jr. rather than 500 billion or more charging each government intelligence communities like the Pentagon, DLIA, DARPA, DHS, DOJ and more. My rareness and 100% accuracies from media coverage define prestige, impossible tool to make. I am the perfect weapon for the "No Fly List", "President Surveillance Program" and other.

The **No Fly List** is a list, created and maintained by the United States government's Terrorist Screening Center (TSC), of people who are not permitted to board a commercial aircraft for travel in or out of the United States. The list has also been used to divert away from U.S. airspace aircraft not flying to or from the U.S. The number of people on the list rises and falls according to threat

and intelligence reporting. As of summer 2010, the list contained about 8,500 names, according to the TSC. The list – along with the Secondary Security Screening Selection, which tags would-be passengers for extra inspection – was created after the September 11 attacks.

See exhibit i, ii, iii

http://en.wikipedia.org/wiki/No_Fly_List

The **President's Surveillance Program (PSP)** is a collection of secret intelligence activities authorized by then President of the United States George W. Bush after the September 11 attacks in 2001 as part of the War on Terrorism. The Terrorist Surveillance Program, which authorized warrantless wiretapping of international communications where one party to the communication was believed to be affiliated with al-Qa'ida, is the only part of the President's program that has been publicly disclosed. The other intelligence activities covered under the same Presidential authorizations remain classified information. **See exhibit**

http://en.wikipedia.org/wiki/President's_Surveillance_Program

See exhibit i, ii, iii

V. Purpose for a Federal Acquisition Regulation

I am an Afro – American private sector sole source contractor that gathers information from a distance called remote viewing. A psychic talent is a useful art that is used by the military to get information about the enemy without knowing. It is a 100% accurate, very detailed and must be use state of the arts computer systems. Remote Viewing is the retrieval of psychically derived accurate information about a person, place, thing, or event, anywhere in time or space, using a precise set of protocols, which facilitate the downloading of data while minimizing mental noise, imagination, and analysis. I ask the Court a "motion to compel" on discoveries and facts to prevent defamation and discriminated on U.S. government policies. And win in compensation, reimburse and no defaults. My other court case is **09-0615** is close because of a Judge Noel Hillman "**judiciary nuance**" **Alexander, et al. v. FBI, et al.** It led into not to compensate a government employee **Tenet v. USA**. Now we have the United States failure to pay a private sector company is unfair. A crime has been made in discrimination and unfairness to the Constitution, Supreme Law and FAR policies to compensate and reimbursement. A crime in theft of services to promote peace and reversing **USA v. Jones** and **USA v. Russell** to compensate and reimbursed the Plaintiff in **Anthony Bussie v. George W. Bush Jr.**

I have a Government run FAR contract agreement that overlay some parts of the U.S. Constitution and government laws. The FAR is used to buy and sell goods to the government. My Court case(s) being closed caused **Defamation and Discrimination** on the Constitution, Supreme Laws, President George W. Bush Jr. State of the Union addresses, President George W. Bush Jr. Foreign Intelligence Surveillance Act (FISA) and President George W. Bush Jr. executive orders and other. I am barred in court case **10-4594** because of being falsely accused by Noel Hillman "**judiciary nuance**" and **misguided** of being called a government employee, espionage secrets, foreigner or an enemy **Ramsul v. Bush Jr.** William Alvin Lloyd a railroad conductor in **Totten v. USA** was employed by President Abraham Lincoln to gather information on the South during the American Revolutionary War. William A. Lloyd gathered useful intelligence to support the victory of the War. This purpose and important role of a paid informant or paid confidential informant is to gather information. An informant is a person who provides privileged information about a person or organization to an agency to win the on information. William A. Lloyd and President Abraham Lincoln is an intelligence cycle connection. This technique nowadays is use in the War to disrupt and convict the enemy. After 9/11 attacks United State improve intelligence of our Homeland Security and other. See exhibit i, ii, iii for government intelligence improvements. Federal Judge Noel Hillman has "**judiciary nuance**" practice because check and balance and no respect to the law to compensate a business owner. But to falsely accused me of being a government spy or government informant not to compensate, **Tenet v. USA**. Below is a Federal Judge being dishonored and removed.

Gabriel Thomas Porteous, Jr. (born 1946) is a former United States federal judge who was impeached, removed from office and disqualified from ever holding any office of honor or profit under the United States on December 8, 2010

http://en.wikipedia.org/wiki/Thomas_Porteous

The FAR policy has General Provision that a President, a Judge and businesses must respect. A FAR is used to buy and sell goods to the government. As a FAR sole source contractor business owner I must follow its policies code of ethics and conduct **FAR Subpart 3.1000 – 3.1004**. Federal Acquisition Regulation (FAR) payment policy is:

- **FAR Subpart 3.000 Compensation**
- **FAR Subpart 16.00 Reimbursement**
- **FAR Subpart 52.00 Various Prompt Payments**
- **FAR Subpart 52.222-25 Affirmative Action Compliance.**

I practice the highest degree of honesty and integrity. I do not violate any Title 18 U.S.C. of mail fraud, false claim and harass the am not President or other Federal Government agency with my work. This prevents scams and distrust with the courts and other authorities. I am not a government employ spy, not a government confidant informant or an enemy. My information property supports the War(s), Operation Freedom, WMD's, Constitution, Laws and other Military knowledge.

VI. Military Sovereignty to Compensate

I repeatedly blame the Court(s) because of there ruling. Also the United States defendants failing to response. I should be reinstated or reopen because I served summons to the defendants, under federal civil rule 09:0615, Ahrens v. Clark, 335 U.S. 188 (1948). I have grounds in this case to be compensated or reimburse according to "Due to Process" the Fifth Amendment: "Taking Claus", "Eniment Domain," protecting civil rights and Federal Acquisition Regulation (FAR) policy Bush v. Gore, 531 U.S. 98 (2000). Judiciary nuance took place with Process of Service under federal civil rule. This nuance hurts the America people because my service is not support the "No Fly List." As a result terrorist like United States v. Umar Farouk Abdulmutallab enter the country to cause harm. I am not getting any financial satisfaction to from your court to continue my efforts with numerous cases closed. If this continues I may ask Congress to investigate my cases and others. Especially review Noel Hillman appeal cases. Or I may complaint in Supreme Court, Senate Court, Congress Court or lower Court(s) for a sentencing or removing a federal judge Myers v. United States, 272 U.S. 52 (1926). I compel the Court for a swift service so I can professional fight the new war on terrorism. I am a big part of the intelligence cycle in the private service sector (see exhibit) and not be accused or barred being a government entity in case no 10:4594, Hamdi v. Rumsfeld, 542 U.S. 507 (2004). I am not producing any information until I am compensated or reimbursed. Once compensated and reimbursed work will begin more professionally to avoid the Court(s). And be a better company or participant to assist the new reform of intelligence. I compel the Court to demonstrate at mediate ruling because of this serious matter. It was not insubordinate or illegal for the United States to take property. After September 11, 2001 the United States was attacked. President George W. Bush Jr. and Congress took extreme measures to protect Americans. United States has a strong desire to improve our defense with public service and private service services. The emergencies and urgencies to find information and ideologies are needed about the Enemies that terrify our country. The last administration had no terrorist attack since 9/11 because ideologies and finances. I Anthony Bussie blame the federal court rulings for Umar Farouk Abdulmutallab in entering our country.

In Exhibits i, ii, iii the programs and spending to save our defense and economy. President George W. Bush Jr. signed several executive orders, Congress made progress along with others to win the several Wars. Since the Court(s) failed to read George W. Bush Jr. and our country "State of the Union" agendas because I was barred rulings case 10:4594, naturally born citizen United States v. Wong Kim Ark, 169 U.S. 649 (1898). Here are parts of George W. Bush Jr. "State of the Union" agendas as followed:

State of the Union 2002

We will work closely with our coalition to deny terrorists and their state sponsors the materials, technology, and expertise to make and deliver weapons of mass destruction. We will develop and deploy effective missile defenses to protect America and our allies from sudden attack. And all nations should know: America will do what is necessary to ensure our Nation's security.

We'll be deliberate; yet, time is not on our side. I will not wait on events while dangers gather. I will not stand by as peril draws closer and closer. The United States of America will not permit the world's most dangerous regimes to threaten us with the world's most destructive weapons.

Our war on terror is well begun, but it is only begun. This campaign may not be finished on our watch; yet, it must be and it will be waged on our watch. We can't stop short. If we stop now, leaving terror camps intact and terrorist states unchecked, our sense of security would be false and temporary. History has called America and our allies to action, and it is both our responsibility and our privilege to fight freedom's fight.

Our first priority must always be the security of our Nation, and that will be reflected in the budget I send to Congress. My budget supports three great goals for America: We will win this war, we will protect our homeland, and we will revive our economy.

September the 11th brought out the best in America and the best in this Congress. And I join the American people in applauding your unity and resolve. Now Americans deserve to have this same spirit directed toward addressing problems here at home. I'm a proud member of my party.

Yet as we act to win the war, protect our people, and create jobs in America, we must act, first and foremost, not as Republicans, not as Democrats but as Americans.

It costs a lot to fight this war. We have spent more than a billion dollars a month, over \$30 million a day, and we must be prepared for future operations. Afghanistan proved that expensive precision weapons defeat the enemy and spare innocent lives, and we need more of them. We need to replace aging aircraft and make our military more agile to put our troops anywhere in the world quickly and safely. Our men and women in uniform deserve the best weapons, the best equipment, the best training, and they also deserve another pay raise.

My budget includes the largest increase in defense spending in two

decades, because while the price of freedom and security is high, it is never too high. Whatever it costs to defend our country, we will pay.

The next priority of my budget is to do everything possible to protect our citizens and strengthen our Nation against the ongoing threat of another attack. Time and distance from the events of September the 11th will not make us safer unless we act on its lessons. America is no longer protected by vast oceans. We are protected from attack only by vigorous action abroad and increased vigilance at home.

State of the Union 2007

In the sixth year since our Nation was attacked, I wish I could report to you that the dangers had ended. They have not. And so it remains the policy of this government to use every lawful and proper tool of intelligence, diplomacy, law enforcement, and military action to do our duty, to find these enemies, and to protect the American people.

This war is more than a clash of arms. It is a decisive ideological struggle, and the security of our Nation are in the balance. To prevail, we must remove the conditions that inspire blind hatred, and drove 19 men to get onto airplanes and to come and kill us. What every terrorist fears most is human freedom, societies where men and women make their own choices, answer to their own conscience, and live by their hopes instead of their resentments. Free people are not drawn to violent and malignant ideologies, and most will choose a better way when they are given a chance. So we advance our own security interests by helping moderates, reformers, and brave voices for democracy. The great question of our day is whether America will help men and women in the Middle East to build free societies and share in the rights of all humanity. And I say, for the sake of our own security, we must.

State of the Union 2008

Protecting our Nation from the dangers of a new century requires more than good intelligence and a strong military. It also requires changing the conditions that breed resentment and allow extremists to prey on despair. So America is using its influence to build a freer, more hopeful, and more compassionate world. This is a reflection of our national interest and the calling of our conscience.

I blamed the Court poor rulings, to closed my case that caused a crisis with Umar Farouk Abdulmutallab to use an airplane to killed Americans. The United States desire for future intelligence is still in demand and the state is high to be use proper tools to stop terrorism. Recently and an example of the importance of information and cooperation, the Court sentenced.

Tarik Mackins, 30, of Trenton, could have been sentenced to a much longer prison term if not for his cooperation with county investigators and federal law enforcement agents.

"The government has placed a lot of trust in you and so has the court." U.S. District Judge Noel L. Hillman said Tuesday morning after handing down a sentence that he said reflected Mackins' strong cooperation.

Assistant U.S. Attorney Jason M. Richardson told Hillman in court that Mackins' cooperation proved critical in the prosecution of Tarrek K. Parker, whom he described as the gang's leader and the focus of law enforcement's efforts to combat Muslims Over Everything and its criminal activities.

Despite that I am not a criminal or not a government employee that was barred in case no. **10-4594**. The Court demonstrated the important of information and cooperation to suppress the Enemy. I kindly compel the Court to reopen or reinstate and amend my cases under federal rule. And to continue my alarming work to the Government's to private sector intelligence cycle. I kindly compel the Court to promptly pay under the Law. I kindly compel the Court to cease judiciary nuance and respect my efforts on the freedom, wars or Operation Enduring Freedom. Operation Enduing Freedom is:

"**Operation Enduring Freedom**" is the official name used by the U.S. Government for the War in Afghanistan, together with three smaller military actions, under the umbrella of the **Global War on Terror**. The operation was originally called "Operation Infinite Justice", but as adherents of several religions have used similar phrases as an exclusive description of God, it is believed to have been changed to avoid offense to Muslims. U.S. President George W. Bush's remark that "this crusade, this war on terrorism, is going to take a while", which prompted widespread criticism from the Islamic world, may also have contributed to the renaming of the operation.

The Operation comprises several subordinate operations:

1. Operation Enduring Freedom - Afghanistan

2. Operation Enduring Freedom - Spain
3. Operation Enduring Freedom - Philippines
4. Operation Enduring Freedom - Horn of Africa
5. Operation Enduring Freedom - Pankisi Gorge
6. Operation Enduring Freedom - Trans Sahara
7. Operation Enduring Freedom - Caribbean and Central America
8. Operation Enduring Freedom - Kyrgyzstan

http://en.wikipedia.org/wiki/Operation_Enduring_Freedom

Above is example of the Court to find information on a gang called Muslim Over Everything to disrupt "Jihad" practices. The Court are using proper tool of intelligence to fight the war on domestic terrorism and gangs. Information the criminal provided proves to be beneficial. After 9/11 attacks President George W. Bush Jr., needed information leading to the criminals' responsible killing 3,000 people and injury 6,000. The public service sector has no leads but a terrorist group called Al - Qaeda. The private sector has an alarming psychic used by President Clinton, Bush Sr. and Reagan. An important and powerful useful tool.

U.S. District Court Judge Noel Hillman made a blunt decision to close the case of "The Pet Food Settlement", that was sent to the Third District of Appeals. Then sent back to Noel Hillman Court from the Appeal Court. Below is an articles:

The U.S. Court of Appeals for the Third District, in an opinion filed Thursday, sent the case back to U.S. District Court Judge Noel Hillman in New Jersey for more information to support the purchase-claim limit. It was Hillman who approved the settlement in November 2008. Appeals filed by two separate parties blocked disbursements from the settlement fund.

<http://news.vin.com/VINNews.aspx?articleId=17298>

On November 18, 2008, after a full-day Final Approval Hearing, Judge Hillman issued an Order and 65-page Opinion approving the Settlement and denying all objections to the Settlement. These documents can be accessed by clicking the appropriate link under the heading "Important Links" on the right. Appeals were filed by two separate objectors contesting final approval of the Settlement, which postponed the payment of claims. The Appeals were fully briefed and a hearing was held on February 22, 2010.

On December 16, 2010, the Appellate Court rendered a decision that upheld the Settlement as fair, reasonable and adequate in all respects except one. While the Settlement establishes a cash fund of \$24 million to reimburse claims for all reasonable economic damages, the Settlement limits claims for the purchase price of recalled pet food ("Purchase Claims") to an aggregate maximum of \$250,000. This means that if all Purchase Claims total more than \$250,000, each Purchase Claim would be reduced to its proportionate share of \$250,000. The Appellate Court held that Judge Hillman "lacked the information necessary to determine whether the \$250,000 allocated to Purchase Claims was fair, reasonable, and adequate." The Appellate Court instructed Judge Hillman to reconsider whether the \$250,000 allocated to Purchase Claims was fair, reasonable, and adequate and asked the settling parties to "either produce the relevant information or demonstrate that it is unavailable or that producing it would be unfeasible." The Appellate Court decision can be accessed by clicking the appropriate link under the heading "Important Links" on the right.

The settling parties (Plaintiffs and Defendants) have already begun to work together to resolve this remaining issue as quickly as possible.

<http://www.petfoodsettlement.com/>

U.S. District Court Judge Noel Hillman can make good sense in court rulings with the proper discoveries with his team efforts to prosecute. Below is an article of easy work from Hillman:

CAMDEN - An Evesham man was sentenced in federal court Wednesday to four years in prison for having a collection of more than 40,000 images of child pornography on his home computer, according to the U.S. Attorney's Office. Edmund Arnold, 60, also was sentenced to five years of supervised release, fined \$3,000 and must forfeit his computer equipment.

Arnold pleaded guilty in July before U.S. District Judge Noel L. Hillman.

http://www.phillyburbs.com/news/news_details/article/26/2010/december/16/evesham-man-sentenced-for-child-pornography.html

The cases above demonstrate U.S. District Court Judge Noel Hillman may find it challenging for a proper ruling in several civil cases. Conviction of compensation and reimbursement may be easier for Hillman if he appoints me a Pro Bono or decide read respectfully. The U.S. Appeal Court has to help Hillman with his rulings. I compel the Court to ask senior level, Supreme Court or Court of Federal Claim to assist with my case ruling.

Below are cases awarded compensation:

United States Federal Circuit Court of Appeals Reports
STATES ROOFING v. WINTER, 587 F.3d 1364 (Fed. Cir. 2009)
No. 2009-1067.
December 7, 2009.

States Roofing Corporation appeals the decision of the Armed Services Board of Contract Appeals ("the Board"), denying States Roofing's claim for additional costs incurred in connection with its contract to perform roofing work at a Naval facility in Norfolk, Virginia.^[fn1] The claim is brought in accordance with the Contract Disputes Act of 1978, 41 U.S.C. § 601 et seq., and turns on whether States Roofing reasonably interpreted certain aspects of the contract, such that the Navy's divergent interpretation is appropriately viewed as a constructive change and warrants compensation. The Board allowed the claim as applied to work in some areas of the roof, and denied the claim as to the same work in other areas of the roof. States Roofing appeals the denial, and disputes the measure of the compensation awarded for the allowed portion of the claim.

<http://www.loislaw.com>

United States 1st Circuit Court of Appeals Reports
BINGHAM v. MASSACHUSETTS, 616 F.3d 1 (1st Cir. 2010)
No. 09-2049.
Decided July 30, 2010.

In 2008, plaintiffs Amelia Peters Bingham and her son, Steven, brought a Takings Clause claim against the Commonwealth of Massachusetts and the Town of Mashpee, seeking just compensation and the return of some of the lands in Massachusetts they say were granted in perpetuity to their ancestors, the South Sea Indians, in deeds from 1665 and 1667.

<http://www.loislaw.com>

VII. Public Sector to Private Sector Compensation

In respects to my case closed for "no grounds " because of no responses and being called a "government employee" suppressed my civil rights of the Fifth Amendment: Taking Claus" and "Eniment Dominant". The Amendments in the U.S. Constitution and FAR policy states, "The Right for Fairness." I compel the Court(s) to "minister and subordinate" as a "rider" according with the **Pig Ford Project, 9/11 Victim Compensation Fund, Unemployment Compensation and American Recovery Act** signed by President Barack Obama, George W. Bush Jr., Congress and other.

Pigford v. Glickman was a class action lawsuit against the United States Department of Agriculture (USDA), alleging racial discrimination in its allocation of farm loans and assistance between 1983 and 1997. The lawsuit ended with a settlement in which the U.S. government agreed to pay African American farmers US\$50,000 each if they had attempted to get USDA help but failed. To date, almost US\$1 billion has been paid or credited to the farmers under the settlement's consent decree.

http://en.wikipedia.org/wiki/Pigford_v._Glickman

The September 11th Victim Compensation Fund was created by an Act of Congress, the Air Transportation Safety and System Stabilization Act (49 USC 40101), shortly after 9/11 to compensate the victims of the attack (or their families) in exchange for their agreement not to sue the airline corporations involved. Kenneth Feinberg was appointed by Attorney General John Ashcroft to be Special Master of the fund. He worked for 33 months pro bono. He developed the regulations governing the administration of the fund and administered all aspects of the program.

http://en.wikipedia.org/wiki/September_11th_Victim_Compensation_Fund

The September 11th Victim Compensation Fund awarded **James Zadroga** a monetary settlement in excess of \$1M in 2004, after determining that his exposure to dust at Ground Zero had caused his respiratory illness. The New York City Police Department Medical Board approved his application for permanent disability retirement that same year, after concluding that his illness was related to dust exposure

http://en.wikipedia.org/wiki/James_Zadroga

Unemployment Compensation Benefit

Since 1932 signed by Herbert Hoover and see above for history of compensation

Executive Compensation and the American Recovery and Reinvestment Act of 2009

On February 17, 2009, President Obama signed into law the American Recovery and Reinvestment Act of 2009 (the "Act"), which, among other things, amends Section 111 of the Emergency Economic Stabilization Act of 2008 ("EESA"), which relates to executive compensation limitations. The final version of the Act rejected a number of the more stringent executive compensation provisions proposed by the Senate but in some respects goes beyond the measures previously announced by Treasury on

February 4, 2009 Significantly, prior to the passage of the Act, only the top five most highly paid executives of a public company receiving TARP assistance were subject to compensation limitations; the Act now expands executive compensation limitations to as many as the next twenty most highly-compensated executives and also to "such higher number as Treasury may determine is in the public interest". The Act goes so far as to revisit compensation determinations made prior to the enactment of the Act to confirm that such prior payments were consistent with TARP and not contrary to "public interest". See exhibits.
<http://www.orrick.com/fileupload/1636.pdf>

VIII. Public Interest and Equity

The **public interest** refers to the "common well-being" or "general welfare." The public interest is central to policy debates, politics, democracy and the nature of government itself. While nearly everyone claims that aiding the common well being or general welfare is positive, there is little, if any, consensus on what exactly constitutes the public interest, or whether the concept itself is a coherent one.

Equity is the name given to the set of legal principles, in jurisdictions following the English common law tradition, that supplement strict rules of law where their application would operate harshly. In civil legal systems, broad "general clauses" allow judges to have similar leeway in applying the code.

Equity is commonly said to "mitigate the rigor of common law", allowing courts to use their discretion and apply justice in accordance with natural law. In practice, modern equity is limited by substantive and procedural rules, and English and Australian legal writers tend to focus on technical aspects of equity.

After 9/11 Terrorist and John Mohammed attacks caused the country to be in a time of sovereign for Congress to compensate with the 9/11 Victim Compensate Fund. George W. Bush Jr., State of the Union address strengthening our defense spending. In the aftermath of Hurricane Katrina, thousands of residents of New Orleans were displaced. Bill White a politician offered refuge for the victims in Houston's Astrodome and George R. Brown Convention Center. He also helped set up programs to help them find long-term housing, job placement, and education within Houston and Hurricane Relief Compensation. Today unemployment is at record high to continue compensating workers since 1932. Non-contrary to "public interest" was TARP to compensate bank company executives in the time of a financial collapse through the Emergency Economic Stabilization Act 2008. I compel the Court to "ride" sovereignty and no - amendments as a threshold mentioned the American Recovery Act (TARP) and provisions to FAR policy.

The Troubled Asset Relief Program, commonly referred to as **TARP**, is a program of the United States government to purchase assets and equity from financial institutions to strengthen its financial sector, which was signed into law by U.S. President George W. Bush on October 3, 2008. It is the largest component of the government's measures in 2008 to address the sub prime mortgage crisis.

Originally expected to cost the U.S. taxpayers \$356 billion, the most recent final net estimate of the cost, as of October 5, 2010, will be close to \$30 billion, including expected returns from interest in AIG. This is significantly less than the taxpayers' cost of the savings and loan crisis of the late 1980s. The cost of that crisis amounted to 3.2% of GDP during the Reagan/Bush era, while the GDP percentage of the current crisis' cost is estimated at less than 1%. While it was once feared the government would be holding companies like GM, AIG and Citigroup for several years, those companies are preparing to buy back the Treasury's stake and emerge from TARP within a year. Of the \$245 billion invested in U.S. banks, over \$169 billion has been paid back, including \$13.7 billion in dividends, interest and other income, along with \$4 billion in warrant proceeds as of April 2010. AIG is considered "on track" to pay back \$51 billion from divestitures of two units and another \$32 billion in securities. In March 2010, GM repaid more than \$2 billion to the U.S. and Canadian governments and on April 21 GM announced the entire loan portion of the U.S. and Canadian governments' investments had been paid back in full, with interest, for a total of \$8.1 billion. This was, however, subject to contention because it was noted that the automaker had only paid back its outstanding debt, while the much larger portion of the governments' investment would continue to be tied up in the company's stock.

During time of war new ideologies or new invention or weapons is "taken" for the practice of **Military Doctrine**. Military doctrine is the concise expression of how military forces contribute to campaigns, major operations, battles, and engagements. It is a guide to action, not hard and fast rules. Doctrine provides a common frame of reference across the military. It helps standardize operations, facilitating readiness by establishing common ways of accomplishing military tasks. Doctrine links theory, history, experimentation, and practice. Its objective is to foster initiative and creative thinking. Doctrine provides the military an authoritative body of statements on how military forces conduct operations and provides a common lexicon for use by military planners and leaders. The "public interest", in new inventions and new ideas to defeat Enemies. I compel the Court to compensate or reimbursed for military sovereignty according the public sector to private sector cycle. American Recovery Act, Supporting by Foresting Anti Terrorism Technologies (SAFETY Act) and State of the Union address above. **See exhibit.**

Minority Report is a 2002 American neo-noir science fiction film directed by Steven Spielberg and loosely based on the short story "The Minority Report" by Philip K. Dick. It is set primarily in Washington, D.C. and Northern Virginia in the year 2054, where "Pre-Crime", a specialized police department, apprehends criminals based on foreknowledge provided by three psychics called "pre-cogs". The cast includes Tom Cruise as Pre-Crime officer John Anderton, Colin Farrell as Department of Justice agent Danny Witwer, Samantha Morton as the senior pre-cog Agatha, and Max von Sydow as Anderton's superior Lamar Burgess. The film is a combination of whodunit, thriller, and science fiction. The estimate gross \$350 million in 2002.

Valkyrie is a 2008 American historical thriller film set in Nazi Germany during World War II. The film depicts the 20 July plot in 1944 by German army officers to assassinate Hitler and to use the Operation Valkyrie national emergency plan to take control of the country. *Valkyrie* was directed by Bryan Singer for the American studio United Artists, and the film stars Tom as

Colonel Claus von Stauffenberg, one of the key plotters. The cast included Kenneth, Bill Nighy, Eddie Izzard, Terence Stamp and Tom Wilkinson. The estimate gross \$200 million worldwide.

Operation Valkyrie (German: *Operation Walküre*) was an emergency continuity of government operations plan developed in Nazi Germany for the Territorial Reserve Army of Germany to execute and implement in case of a general breakdown in civil order of the nation. Failure of the government to maintain control of civil affairs could be caused by the Allied bombing of German cities, or a rising of millions of foreign forced laborers working in German factories

The Matrix is a the that film depicts a future in which reality as perceived by most humans is actually a simulated reality created by sentient machines to pacify and subdue the human population, while their bodies' heat and electrical activity are used as an energy source. Upon learning this, computer programmer "Neo" is drawn into a rebellion against the machines, involving other people who have been freed from the "dream world" and into reality.

The estimate gross \$1.5 billion worldwide

IX. Court Jurisdiction

In this Fifth Amendment "Taking Claus and Eniment Domain" case, the Plaintiff Anthony Bussie seek compensation. The powerful data base knowledge of the future events use for Hyper Type Mailer Language and other computer language for a data mining search engine was taken by the President and his employees of the United States federal government. The Plaintiff's invention, "the enemy finder," is a database use to suppress the "invisible enemy" because of the foresight entering into our country. The "No Fly List" under George W. Bush Jr., administration kept foreign terrorist from killing Americans since the 9/11 attacks. George W. Bush Jr. has no terrorist attacks since 9/11. George W. Bush Jr. is aware of Iran nuclear and satellite launch(s) threat to the region. The Plaintiff is too big to fail. This Court has jurisdiction to hear a claim for just compensation and reimbursement pursuant to the "Taking Claus and Eniment Domain" because it involves President George W. Bush Jr. Vice President Richard Cheney and others. See exhibit i, ii, iii

President George W. Bush Jr. and the United State agenda are to Protecting America from enemies. See State of Union address above and exhibit I, ii, iii ,,,, Not being compensate and reimbursed will break up what George W. Bush Jr. policies, Terrorists(s) will begin entering the country United States v. Umar Farouk Abdulmutallab because the Great Power of the United States has lost its Might in Military Doctrine. America just rescued the financial sector using several Acts to help the Banks to prevent another Great Depression or disaster. I compel the Court to restore the United State to have great power intelligence gathering for defense. Breaking up the private sector to the public sector intelligence cycle, United States v. AT&T to have no more terrorists attacks. George W. Bush Jr. is blameless in "taken property", "eminent domain" and needs his Federal Court to reimburse for Military Might. And Vice President Richard Cheney and others needs the Federal Court to Compensate. My database provided a foresight for Military Power of progression in several wars. The Internet is a powerful tool for data mining to use my information to find Weapons of Mass Destruction. The Court jurisdiction is to compensate or reimburse and restore power however failed in the private sector ruling United States v. Microsoft. Iran, Burma and other have nuclear to rage war on the peaceful. All my information is in advances or future for most powerful knowledge of our enemies. The entertainment ideologies in fighting crime and seek knowledge gross million by capturing the imagination of the mind. Again, I am not government employee, Tenet v. United States. My invention is no myth but a reality from a dream.

President George W. Bush Jr. is a racist and pure hatred toward Afro – Americans not to response for reimbursement. Strong intelligence to prevent 9/11 was shown to George W. Bush Jr. by the Plaintiff an Afro – American to prevent (4) airplanes to take flight and to closed the World Trade Center and Pentagon. His hatred and ignorance prevailed over pro – terrorist. His hate to see the Plaintiff gross billions like CACI, Halliburton and other shows in Anthony Bussie v. George W. Bush Jr.

Some advocacy groups, such as the NAACP National Voter Fund, made an issue of this case during George W. Bush's presidential campaign in 2000. They accused Bush of implicit racism since, as governor of Texas, he opposed hate crime legislation. Also, citing a prior commitment, Bush could not appear at Byrd's funeral. Because two of the three murderers were sentenced to death and the third to life in prison (all charged with and convicted of capital murder, the highest felony level in Texas), Governor Bush maintained that "we don't need *tougher* laws". The 77th Texas Legislature passed the James Byrd, Jr. Hate Crimes Act. With the signature of Governor Rick Perry, who had inherited the balance of Bush's unexpired term, the act became Texas state law in 2001. In 2009, the Matthew Shepard and James Byrd, Jr. Hate Crimes Prevention Act expanded the 1969 United States federal hate-crime law to include crimes motivated by a victim's actual or perceived gender, sexual orientation, gender identity, or disability.
http://en.wikipedia.org/wiki/Murder_of_James_Byrd,_Jr.

According to a CNN exit poll, Bush's support from African-Americans increased during his presidency from 9% of the black vote in 2000 to 11% in 2004. An increase in Ohio (from 9% to 16%, each \pm about 5%) may have helped give the victory to Bush over Kerry.

Although Bush expressed appreciation for the Supreme Court's ruling upholding the selection of college applicants for purposes of diversity, his Administration filed briefs against it. Bush has said he opposes government sanctioned and enforced quotas and racial preferences, but that the private and public sector should be encouraged to reach out to accomplished minorities to increase employment diversity.

In August 2005, a report by the United States Commission on Civil Rights states that "the government fails to seriously consider race-neutral alternatives as the Constitution requires." [8] Chairman Gerald A. Reynolds explained, "Federal agencies do not independently evaluate, conduct research, collect data, or periodically review programs to determine whether race-neutral strategies will provide an adequate alternative to race-conscious programs." Civil rights groups have expressed concern that this report is an attack on affirmative action inconsistent with *Grutter v. Bollinger*.

In his first term, Bush appointed Colin Powell as Secretary of State. Powell was the first African-American man to serve in that position, and was succeeded by Condoleezza Rice: Rice became the first African-American woman to hold the post. In 2005, he appointed Alberto Gonzalez as the United States Attorney General, the first Hispanic to hold that position.

Bush met with the National Urban League, the nation's oldest civil rights organization during his term of office as well.

http://en.wikipedia.org/wiki/Domestic_policy_of_the_George_W._Bush_administration#Racial_diversity

Bush came under more criticism when Hurricane Katrina slammed into the Gulf Coast region during the early hours of August 29, 2005. In the wake of the hurricane, two levees protecting New Orleans from Lake Pontchartrain collapsed, leading to widespread flooding. In the aftermath of this disaster, thousands of city residents, unable to evacuate prior to the hurricane, became stranded with little or no relief for several days, resulting in lawless and unsanitary conditions in some areas. Blame for inadequate disaster response was partially attributed to state and local authorities, but public outcry in the disaster's early hours was largely directed at the Bush administration, mainly the Federal Emergency Management Agency (FEMA) [71] and the Department of Homeland Security [72] alleging weak crisis management and coordination. In fact a Canadian search-and-rescue team actually made it to a New Orleans suburb five days before U.S. aid arrived

http://en.wikipedia.org/wiki/Public_image_of_George_W._Bush

12/22/2010

Budget Management: Fiscal Discipline & ...

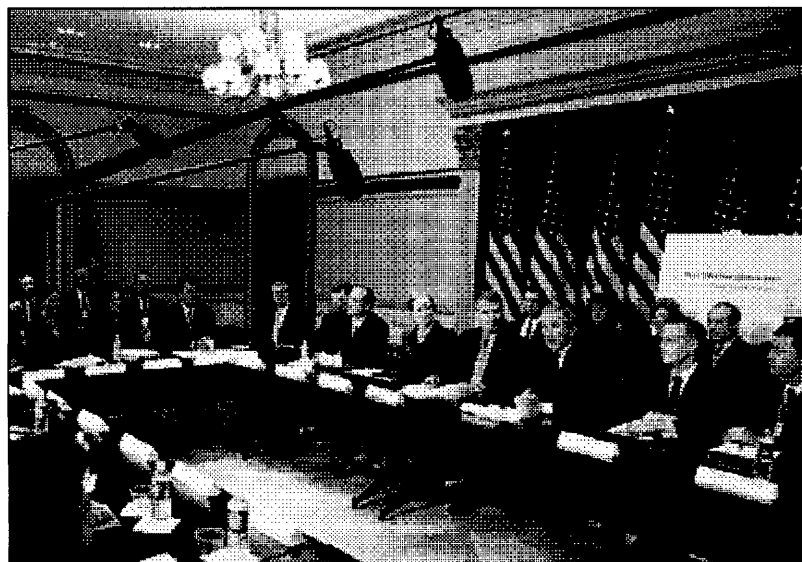
This is historical material, "frozen in time." The web site is no longer updated and links to external web sites and some internal pages will not work.



THE WHITE HOUSE

PRESIDENT GEORGE W. BUSH

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[Expect More.gov](#)
[Results.gov](#)


President George W. Bush talks with members of the media at the President's Management Council meeting, Friday, Oct. 13, 2006, at the Eisenhower Executive Office Building in Washington, D.C. The council met to discuss the President's Management Agenda accomplishments, which will be summarized in a government-wide report to Federal employees and Congress on the state of the government's management practices. White House photo by Eric Draper

Reforms To Spend Tax Dollars Wisely

During his State of the Union Address, President Bush Discussed Three Major Reforms To Spend Tax Dollars Wisely And Keep America's Economy Strong. Next week, the President will deliver a full report on the state of our economy, which has added more than 7.2 million jobs since August 2003. Americans are finding jobs and taking home more pay.

To Spend Tax Dollars Wisely, We Must:

- **Balance The Budget Through Pro-Growth Policies And**

State by State Budget Info



Press Releases

January 23, 2007

President Bush Delivers State of the Union Address

Fact Sheet: Reforms To Spend Tax Dollars Wisely

January 6, 2007

President's Radio Address

January 3, 2007

President Bush Meets with Cabinet, Proposes Balanced Budget and Earmark Reform

Fact Sheet: A Balanced Budget by 2012 & Earmark Reform

December 9, 2006

President Signs H.J.Res. 102

October 11, 2006

President Bush Discusses the Economy and Budget

Fact Sheet: Economic Strength and Spending Restraint Drive Down Budget Deficit

September 26, 2006

President Bush Signs Federal Funding Accountability and Transparency Act